

# Exhibit F

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

ARCHIE COMIC PUBLICATIONS, )  
INC., )  
 )  
Plaintiff, )  
 )  
vs. ) Case No. 10-CV-8858 (RMB)  
 )  
KENNETH W. PENDERS, II, )  
a/k/a KEN PENDERS, )  
 )  
Defendant. )  
\_\_\_\_\_ )

DEPOSITION OF KENNETH W. PENDERS II

Los Angeles, California

Thursday, August 25, 2011

REPORTED BY: WILSHIRE REPORTING SERVICE  
RICH ALOSSI, RPR, CCRR, CSR (213) 290-6320  
CSR NO. 13497 INFO@WILSHIREREPORTING.COM

WILSHIRE REPORTING SERVICE

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DEPOSITION OF KENNETH W. PENDERS II, taken on  
behalf of the Plaintiff, at 10880 Wilshire Boulevard,  
Suite 1700, Los Angeles, California, on Thursday,  
August 25, 2011, from 9:57 A.M. to 6:33 P.M., before  
RICH ALOSSI, RPR, CCRR, CSR NO. 13497, pursuant to Notice.

\* \* \*

WILSHIRE REPORTING SERVICE

1 Q Okay. So you didn't have a written agreement  
2 from him specifically transferring to you this  
3 particular work when you filed the application; right?

4 A At the time I filed the application, I may  
06:24PM 5 not have had a specific written agreement; correct.

6 Q And that would be true for any of the  
7 registrations on which Mr. Kanterovich is listed as a  
8 co-author, wouldn't it?

9 A I would agree. Yes.

06:24PM 10 Q I think that would also be true with respect  
11 to any of the registrations on which there is any  
12 co-author at all; right?

13 A Well, on some of those with a co-author, for  
14 example, Sonic 49, Sonic 50 -- no, Sonic 48, 49, 50,  
06:25PM 15 and the Sonic Super Special 6, there are co-claimants.  
16 I only own either half or a quarter of the copyrights.  
17 I don't own those copyrights outright.

18 Q You didn't make any claim to have had a  
19 transfer in those?

06:25PM 20 A No, I did not make a claim to a transfer of  
21 any of those.

22 Q Okay. Is Mr. Kanterovich the only co-author  
23 from whom you made any claims at the Copyright Office  
24 to have a written transfer agreement?

06:25PM 25 A I asked the Copyright Office if they wanted